1 2 3 4 5 6 7	Prober & Raphael, A Law Corporation Dean Prober, Esquire, #106207 Lee S. Raphael, Esquire, #180030 Cassandra J. Richey, Esquire #155721 David F. Makkabi, Esquire #249825 P.O. Box 4365 Woodland Hills, CA 91365-4365 (818) 227-0100 F.040-1716 Attorneys for Secured Creditor U.S. Bank, N.A. successor in interest to the FDIC as received Downey Savings and Loan Association, FA	ver for
8	UNITED STATES BANKRUPTCY COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10 11 12 13 14 15 16 17	In re CHARLES TURNBULL AND CHRISTINE RENEE TURNBULL, Debtors. Debtors. MOTION FOR RELIEF FROM AUTOMATIC STAY Hearing- Date: June 24, 2010 Time: 9:00 AM Place: U.S. Bankruptcy Court 99 South E Street Santa Rosa, California	
19 20 21 22 23 24 25 26 27	U.S. Bank, N.A. successor in interest to the FDIC as receiver for Downey Stand Loan Association, FA, a holder in due course, its assignees and/or successors, move the for relief from the Automatic Stay provided by 11 U.S.C. §362. This motion seeks an terminating the Automatic Stay of 11 U.S.C. §362 as to moving party (and the Trustee und Deed of Trust securing moving party's claim) so that moving party (and its Trustee) may come and continue all acts necessary to foreclose under the Deed of Trust secured by Debtors' proper	Court Order der the mence

Movant seeks relief pursuant to 11 U.S.C. §362(d)(1) for "cause" due to the failure of Debtors to make required payments and pursuant to 11 U.S.C. §362(d)(2) and alleges that, in accordance with the information set forth in the attached Declaration, there is no equity present in the subject real property to justify the continuance of the Automatic Stay. See <u>Stewart v. Gurley</u> 745 F 2d 1194 (9th Cir. 1984).

Movant is informed and believes that Debtors have claimed an exemption with regard to the subject Property. Based upon this information and Movant's knowledge regarding the outstanding liens against the subject Property, Movant asserts that there is no equity available in the subject Property for the benefit of the estate.

In addition, and in the event that this Court continues the Automatic Stay, Movant will seek adequate protection of its secured interest pursuant to 11 U.S.C. §§361 and 362, including a requirement that Debtors reinstate all past arrearages and immediately commence regular monthly payments.

Movant alleges that the commercially reasonable value of the subject Property is approximately \$80,000.00, as evidenced by Debtors' Schedules filed with this Court, a copy of which is attached hereto and made a part hereof. Movant requests that this Court take judicial notice of the aforementioned Schedules pursuant to <u>Federal Rule of Evidence Section 201</u>.

Movant also seeks an Order terminating and vacating the Automatic Stay for all purposes as it pertains to Movant's interest in the subject real Property, including the prosecution of appropriate foreclosure remedies, without the requirement of further notice or publication, except as may be required by state law.

Furthermore, Movant seeks attorneys' fees and costs incurred in bringing this Motion. Movant requests such fees pursuant to the Contract securing Movant's claim or pursuant to 11 U.S.C. §506(b). Post-petition attorneys' fees and costs for the within motion may be added to the outstanding balance of the subject Note, pursuant to <u>Travelers Casualty v. Pacific Gas and Electric Co.</u>, 549 U.S. ______ (2007), and as allowed under applicable non-bankruptcy law.

In addition, Movant requests such further relief as is just.